Document 20 Filed 12/29/25

Page 1 of 4

Case 4:25-cv-00341-RM

FOIA production responding to Plaintiff's request was stalled.

4. Now that appropriations have been restored, the parties have

1. In reviewing the parties' joint proposed scheduling order, Doc. 12, the Court ordered the parties to file a joint settlement status report on October 29, 2025, and every sixty days thereafter. Doc. 14.

- 2. On October 17, 2025, the Court denied Defendant's Motion for a Stay of Case in Light of Lapse of Appropriations, Doc. 15; reset the deadline for a joint proposed scheduling order setting forth proposed deadlines for filing dispositive motions; and further ordered that all other provisions of the Court's August 29, 2025 Order remain in full force and effect, which includes the October 29, 2025 joint settlement status report deadline. Doc. 16.
- 3. As represented in the parties' joint proposed scheduling order, prior to the lapse of federal appropriations, including appropriations for the Department of Justice and the U.S. Environmental Protection Agency (EPA), the parties met and conferred regarding EPA's planned schedule for completion of its response to Plaintiff's Freedom of Information Act (FOIA) request, and Plaintiff indicated that EPA's proposed schedule was acceptable at that time. Doc. 12 at 3. However, due to the lapse of appropriations, EPA's FOIA production responding to Plaintiff's request was stalled.
- 4. Now that appropriations have been restored, the parties have begun settlement discussions. The parties have not yet agreed to a revised schedule for EPA's FOIA production responding to Plaintiff's request.

1	DATED: December 29, 2025	
2		Respectfully submitted,
3		<u>/s/ Ryan Maher</u>
4		RYAN MAHER Contor for Piological Divorcity
5		Center for Biological Diversity  Pro hac vice (DC Bar No. 1620024)  1411 K Street, NW, Suite 1300  Washington, DC 20005
6		Washington, DC 20005 Phone: 781-325-6303
7		Email: rmaher@biologicaldiversity.org
8		RYAN ADAIR SHANNON Center for Biological Diversity P.O. Box 11374
10		Portland, OR 97211 Phone: 971-717-6407 Email: rshannon@biologicaldiversity.org
11		Attorneys for Plaintiff
12		TIMOTHY COUDCHAINE
13		TIMOTHY COURCHAINE United States Attorney District of Arizona
14		DENISE ANN FAULK
15 16		Assistant U.S. Attorney Arizona State Bar No. 012700
17		405 W. Congress Street, Suite 4800 Tucson, Arizona 85701 Phone: 520-620-7300
18		Email: denise.faulk@usdoj.gov
19		Attorneys for Defendant
20		
21		
22		
23		
24		
25		
26		
27		
28		

Case 4:25-cv-00341-RM Document 20 Filed 12/29/25

Page 3 of 4

CERTIFICATE OF SERVICE

I hereby certify that on December 29, 2025, the foregoing was electronically filed with the Court through the CM/ECF system, and that copies were served on counsel of record by operation of the CM/ECF system.

DATED: December 29, 2025

7 8 /s/ Ryan Maher
Ryan Maher